

# Exhibit A

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA  
CHARLESTON DIVISION

BERKELEY COUNTY SCHOOL ) CASE No. 2:18-cv-00151-DCN  
DISTRICT, )

Plaintiff, )

-vs )

HUB International )  
Limited, HUB )  
International Midwest )  
Limited, Knauff Insurance )  
Agency, Inc., Stanley J.. )  
Pokorney, Scott Pokorney, )  
and Brantley Thomas, )

Defendants. )

DEPOSITION  
OF  
Brantley Thomas

DATE: Tuesday, November 10, 2020

TIME: 10:23 a.m.

LOCATION: Via Remote Teleconference  
for all Parties

REPORTER: Lisa Kerns  
Professional Court Reporter

RES COURT REPORTING SERVICES  
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**STIPULATIONS**

It was stipulated by and between  
counsel for the parties that this deposition  
is taken pursuant to notice and that all  
questions as to notice are waived; that all  
objections, save as to the form of the  
question, are reserved until the time of  
trial; that the deposition is taken pursuant  
to the Federal Rules of Civil Procedure for  
the purposes allowed therein; and that the  
deponent was explained his/her right to read  
and sign the deposition and waived that right.

(Brantley Thomas, having been first  
duly sworn, testified as follows:)

**EXAMINATION**

BY MR. HARPOOTLIAN:

**Q.** Okay. Mr. Thomas, my name is Dick; can  
everybody here?

**A.** I can.

**Q.** Okay. Mr. Thomas, my name is Dick  
Harpootlian. I am an Attorney, and I represent the  
Berkeley County School District in a lawsuit against  
some folks including, in this particular lawsuit, HUB  
and in fact its predecessor Knauff?

**A.** Correct.

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**REMOTE APPEARANCES**

For the Plaintiff: Richard A. Harpootlian, PA.  
By: Richard Harpootlian, Esq.  
By: Phillip Barber, Esq.  
1410 Laurel Street  
Columbia, SC 29202

For the Defendant: Mololamken LLP  
By: Thomas Wiegand, Esq.  
300 North LaSalle Street  
Chicago, IL 60654

For the Defendant: Wills Massalon Allen  
By: John Massalon, Esq.  
97 Broad Street  
Charleston, SC 29402

Also present: Heather Hardy

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**INDEX TO EXHIBITS**

No Exhibits were proffered during this  
deposition.

**QUESTIONS WITNESS INSTRUCTED NOT TO ANSWER**

(None)

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**Q.** Were you -- Well, first of all, I need to  
explain to you how this works. Have you ever had your  
Deposition taken before?

**A.** Yes, I have.

**Q.** Okay. In this matter or some other matter?

**A.** Other matters.

**Q.** Okay. So, I'm still required by the Rules to  
explain to you how this works, okay?

**A.** Okay.

**Q.** So, I'm going to ask you a series of  
questions, and normally I would say you have to answer  
and an audio way. Not nod your head, but since we are  
on the telephone.

**A.** It will be audio.

**Q.** It will be audio no matter what we do.

Secondly, your answers yes and no are good answers. Yep  
or nope are tough to, tough for the Court Reporter to  
interpret, understand?

**A.** I understand.

**Q.** She needs to hear your Annunciation. Now,  
also, if during this process you here an objection go  
ahead and answer the question anyway unless you; you do  
not have an Attorney, correct?

**A.** Correct, I do not.

**Q.** Okay. So, you would have to enter an

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1 objection. I mean, you would have to, not enter an  
2 objection, but if you don't want to answer a question,  
3 for instance, if you wanted to take the Fifth Amendment,  
4 you would have to, you would have to indicate by your,  
5 your answer that you're taking, you are refusing to  
6 answer under your rights under the Fifth Amendment of  
7 the Constitution of the United States.

8 **A.** Correct.

9 **Q.** Or, if you have had conversations with one of  
10 your Attorneys in the past and you think that's attorney  
11 client, if I would try to elicit from you a, a question  
12 that you think involves conversations you've had with a  
13 lawyer, with only a lawyer --

14 **A.** Right.

15 **Q.** -- then those are attorney client.

16 **A.** Right.

17 **Q.** Other than that, if an objection is entered  
18 you should go ahead and answer the question anyway. You  
19 should listen to the question, and if it is confusing or  
20 compound in some way ask me or whoever is asking, asking  
21 the questions to repeat it, okay?

22 **A.** I understand.

23 **Q.** Okay. So, let me first of all, for the  
24 Record, since this is a Telephone Deposition, I want to  
25 establish a couple facts for the Record. You are in

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1 fact, Brantley Denmark Thomas, III. I think you've  
2 answered that already, correct?

3 **A.** Yes.

4 **Q.** Okay. And you are in fact Brantley Denmark  
5 Thomas, III?

6 **A.** Yes.

7 **Q.** And you were the CFO at one point from the  
8 early 2000's to 2017 of the Berkeley County School  
9 District; is that correct?

10 **A.** Yes.

11 **Q.** And in, in -- Let me make sure I get this  
12 correct. You have, in December of 2000 -- Well, let me  
13 make sure I'm right about this. I believe in December  
14 of 2017, you pled guilty in Federal Court for a number  
15 of charges, correct?

16 **A.** Yes.

17 **Q.** And included in those charges was embezzling  
18 money from, from the Berkeley County School District,  
19 correct?

20 **A.** Yes.

21 **Q.** And let me make sure I find the correct thing  
22 I'm looking for. Here it is. Okay. Here's the  
23 information. Hold on one second. I want to make sure.  
24 Did you, you pled guilty to --

25 **MR. WIEGAND:** Mr. Harpootlian, I can,

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1 this is Mr. Wiegand, I can stop you there.

2 It's a leading question.

3 **MR. HARPOOTLIAN:** Well, you can object  
4 to it.

5 **MR. WIEGAND:** I'm objecting.

6 **BY MR. HARPOOTLIAN:**

7 **Q.** Okay. That's fine. Okay. So, in Count 18  
8 of your Indictment, let me read this to you. You, you  
9 were, you were charged with a Scheme to Defraud.  
10 Beginning with Paragraph 15, but Paragraph 18, it  
11 indicates, "it was the purpose of the scheme for Thomas  
12 to use his official influence and position, as the  
13 Berkeley County School District CFO to enrich himself by  
14 sharing insurance contracts and business and accepting  
15 cash payments or kickbacks paid by insurance broker  
16 employee." Okay, now you plead guilty to that, correct?

17 **A.** Yes, I did.

18 **Q.** And did you accept kickbacks, cash payments  
19 paid by an insurance, over a period while you were CFO,  
20 paid by an insurance broker employee?

21 **A.** Yes.

22 **Q.** And who was that insurance broker employee or  
23 employees that assisted you in a scheme to defraud?

24 **A.** That was Mr. Stan Pokorney, and I guess Jana  
25 Pokorney and Scott Pokorney.

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1 **Q.** Okay. Now, let's, I'm going to flesh that out  
2 just a little bit. First of all, let me see how I can  
3 do this in a concise way. In, let's talk about, was  
4 there a, a incident which began, or what's the -- Strike  
5 that.

6 Was there an incident in 2007, that you  
7 remember, involving a corrupt act by you that was  
8 assisted in any way by Stan or his wife, Jana Pokorney?

9 **A.** Yes, I do.

10 **MR. WIEGAND:** Object. Objection. Go  
11 ahead.

12 **BY MR. HARPOOTLIAN:**

13 **Q.** So, did that involve a -- Well, first of all,  
14 what did that involve?

15 **A.** That involved an over payment by us of  
16 probably a brokerage fee, and so we were asking for a  
17 refund.

18 **Q.** Okay.

19 **A.** And --

20 **Q.** And, and I'm looking at, of course we don't  
21 have exhibits for you to look at, so I'm going to tell  
22 you, this is Bates Stamped 000476, a letter from you to  
23 Jana Pokorney on November 19th, 2007, in which you asked  
24 Jana Pokorney to prepare a refund in the amount of  
25 \$22,770.00 made payable to Wachovia?

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1 A. Correct. Yes.  
 2 Q. Okay. Did --  
 3 MR. WIEGAND: Objection.  
 4 BY MR. HARPOOTLIAN:  
 5 Q. Did, okay -- Why did you want that check made  
 6 out to Wachovia?  
 7 A. I was wanting to make that check out to  
 8 Wachovia to be able to divert it to my personal funds.  
 9 Q. So, you were going to steal that \$22,770.00?  
 10 A. Yes.  
 11 Q. Now, to your knowledge, and by the way, to  
 12 your knowledge did you get that check made out to  
 13 Wachovia? Was that, did you receive a check from Jana  
 14 Pokorney for \$22,770.00 made out to Wachovia?  
 15 A. I, I did.  
 16 MR. WIEGAND: Objection.  
 17 BY MR. HARPOOTLIAN:  
 18 Q. Okay. And what did you do with that check?  
 19 Did you --  
 20 A. It was actually written out to Berkeley County  
 21 Schools, and so I sent it back.  
 22 Q. Right. And then when you sent it back, did  
 23 you have any instructions for Ms. Pokorney?  
 24 A. I had the same instructions from the original  
 25 request.

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1 Q. Which was?  
 2 A. To convert it to a check made payable to  
 3 Wachovia Bank.  
 4 Q. And did you have discussions with her about  
 5 that?  
 6 A. Yes, I did.  
 7 Q. Did you have discussions with Stan Pokorney  
 8 about that?  
 9 A. Yes, I did.  
 10 Q. Okay.  
 11 MR. WIEGAND: Objection.  
 12 BY MR. HARPOOTLIAN:  
 13 Q. Okay. And what was the nature of the  
 14 discussions with Stan Pokorney about your, your  
 15 decision, making it to Wachovia as opposed to the  
 16 Berkeley County School District?  
 17 A. The discussions with Mr. Pokorney were in the  
 18 realms of if, if you need that made out to Wachovia, we  
 19 can try, we can make that happen. But it was a  
 20 difficult task from what I understand due to the  
 21 accounting procedures at the, at the insurance company.  
 22 Q. Based on your discussions with Mr. Pokorney,  
 23 what, if anything, did you believe his knowledge of, of  
 24 your discussions with him, what, if anything, did you  
 25 believe his knowledge of whether or not you intended to

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1 convert that to your own use?  
 2 MR. WIEGAND: Objection.  
 3 BY MR. HARPOOTLIAN:  
 4 Q. Go ahead.  
 5 A. I believe that he knew that I, I planned to  
 6 take that money for my own use and, and comments related  
 7 to like, we'll take care of it. If you need that let me  
 8 know.  
 9 Q. Okay. So, what about Ms. Pokorney, did you  
 10 have any discussions with her? What, if any  
 11 discussions, would you have had with her that would lead  
 12 you to believe that she knew you were stealing the  
 13 money?  
 14 A. Other than asking for the check back to  
 15 Wachovia, discussing it with their accounting department  
 16 of it being difficult, but she was able to do what I  
 17 requested, and I do believe that she knew that I was  
 18 planning to take the money.  
 19 Q. And in your emails -- Well, in your emails,  
 20 did you have any discussions with Ms. Pokorney about why  
 21 you represented that you needed that made out to  
 22 Wachovia?  
 23 MR. WIEGAND: Objection.  
 24 THE WITNESS: I believe that I, my  
 25 typical answer, I don't exactly -- It would be

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1 probably to make a lease payment or payment to  
 2 refund something to Wachovia.  
 3 BY MR. HARPOOTLIAN:  
 4 Q. Okay. Now, in your discussions this occurred  
 5 and then after this occurred, what if, what if any  
 6 discussions did you have with Stan or with Ms. Pokorney  
 7 that would indicate to you that they knew you had stolen  
 8 this money?  
 9 A. Well, like I say, discussions between that  
 10 time and forward I would, I would hear comments like,  
 11 you don't have to worry, we'll protect you. It's  
 12 between us. No one will find out. Those kinds of  
 13 statements.  
 14 Q. Was that from Stan or his wife? I mean --  
 15 A. From Stan, yes. Yes. From Stan.  
 16 Q. Okay. Now, between, and let's look at the  
 17 period between this happening in 2010. You signed a  
 18 number of service agreements and approved a number of  
 19 insurance policies for, and at that point, it was  
 20 Knauff, correct?  
 21 A. Correct. Yes.  
 22 Q. And, and, and the Knauff broker was who?  
 23 A. Mr. Pokorney, Stan Pokorney.  
 24 Q. Okay. And do you know what his wife's role  
 25 was?

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1 **A.** I believe, probably Account Executive or  
 2 Account Rep, I believe.  
 3 **Q.** Now, during that period of time as you signed  
 4 for those, what we talked about, the service agreements,  
 5 Brokerage Service Agreements, and you signed those, was  
 6 your decisions based on of those being a good deal for  
 7 the Berkeley County School District, or some other  
 8 factor?

9 MR. WIEGAND: I, I will object to the

10 form.

11 BY MR. HARPOOTLIAN:

12 **Q.** Go ahead.

13 **A.** I would just, I would comment that those  
 14 decisions were based on, from my own interests and not  
 15 the School District's interest.

16 **Q.** And when you say your own interest, what was  
 17 that?

18 **A.** To be able to -- Well to, one to defuse any  
 19 sort of guilt or shame from the \$22,770. A fear of him,  
 20 you know, telling on me, and keeping the business there.  
 21 So we --

22 **Q.** Did he ever say anything to you during that  
 23 period of time that would lead you to believe that that  
 24 was a viable fear? That, that was, was that based on  
 25 something he said or just your, your, your

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1 uncorroborated fears?

2 MR. WIEGAND: Objection.

3 BY MR. HARPOOTLIAN:

4 **Q.** Go ahead.

5 **A.** Based on comments like either you do not have  
 6 to worry, we'll protect you. Between us, no one will  
 7 find out. That same scenario.

8 **Q.** So do you, now let me, let me go to another  
 9 matter during -- Well, first let me back off. Let me --  
 10 Strike that. Let me, let me go to -- Now, beginning in  
 11 2000 --

12 Well, first of all, were you, did you receive  
 13 any cash from, or checks, from Mr. Pokorney?

14 **A.** I did. I believe around 2010 on to my  
 15 departure.

16 **Q.** Okay. And do you remember how much those  
 17 checks were?

18 **A.** Those were in \$2000 increments.

19 **Q.** Do you know, I mean, do you have any specific  
 20 recollection of how many a year, or how many?

21 **A.** They would come, usually they would come in  
 22 and around annual renewal periods, right after the  
 23 invoices were sent. And then some would be twice a  
 24 year. I don't remember the exact amount, but some would  
 25 coming twice a year and some would come once a year.

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1 **Q.** And did you and Mr. Pokorney discuss the,  
 2 these checks? Did he pay you in checks or in cash?

3 **A.** Check.

4 **Q.** Okay. And when you got such a check did he  
 5 deliver it personally, or did he mail it, or how did he  
 6 --

7 **A.** He mailed it to my home.

8 **Q.** To your home. Let me go back for just a  
 9 second. That raises another issue. On that 2007  
 10 payment, was that mailed to the office or was that  
 11 mailed to your home?

12 **A.** I don't remember that. I don't remember, but  
 13 I'm assuming it was mailed to my home, but I don't  
 14 remember.

15 **Q.** And, and let me ask you this. It would appear  
 16 that there were some things mailed to your home and some  
 17 things mailed to your, the Berkeley County School  
 18 District. Why was something to be mailed to your home?

19 MR. WIEGAND: Objection. Go ahead.

20 THE WITNESS: I, I, I believe they were  
 21 mailed to my home so that I would be able to  
 22 get the invoices and the documents, so I could  
 23 avoid the different approval levels and get  
 24 them straight to getting paid.

25 BY MR. HARPOOTLIAN:

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1 **Q.** Okay. Did you and Mr. Pokorney ever  
 2 discussed that, that you're avoiding these other steps?

3 **A.** No, they just started coming to my home.

4 **Q.** Okay. Now -- And because they came to your  
 5 home, did you in fact, were you able to avoid certain  
 6 approvals?

7 **A.** Yes.

8 **Q.** Now, these, these, these, these payments that  
 9 began in 2010, did, did Stan tell you what the, I mean,  
 10 did you ever hear from Mr. Pokorney what you're supposed  
 11 to do with the money, or did y'all have some story to  
 12 cover the money, or what?

13 **A.** There was discussions --

14 MR. WIEGAND: Objection.

15 BY MR. HARPOOTLIAN:

16 **Q.** Go ahead.

17 **A.** There was discussions, or not discussions, but  
 18 maybe written on the check in the memorandum section  
 19 related to my daughter's college fund.

20 **Q.** Okay. Now, did you establish your daughter's  
 21 college fund with these \$2,000 payments?

22 **A.** I did not.

23 **Q.** Did you, did you have any arrangement for your  
 24 daughter's college at that point?

25 **A.** Yes, I did. When she was born I had a, the

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1 South Carolina Tuition Repayment plan started that I had  
2 bought, and that paid for tuition at a South Carolina  
3 State school.

4 Q. And that was a one time payment when she was  
5 born?

6 A. I did an installment.

7 Q. For how long?

8 A. A five years, five year installment.

9 Q. Okay. And when was she born?

10 A. In 2000.

11 Q. Okay. So, by 2005 you had that paid for?

12 A. Yes, pretty much.

13 Q. Okay.

14 A. Yes.

15 Q. Okay.

16 A. Yes.

17 Q. So, did any, did any of this money go to some  
18 college fund for her, the 2000, the 2000 at a time from  
19 Pokorney?

20 A. No.

21 Q. And what was the purpose of the \$2000 coming  
22 to you?

23 A. Again, I would go back to the statement I  
24 made, but to me they were, I considered them to be a  
25 means to continue my business with them, whether or not

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1 it was Knauff or HUB. And again, comments like you do  
2 not have to worry about, we'll protect you, it's between  
3 us, and no one will find out were made by him.

4 Q. Now, did, did Mr. Pokorney ever ask you about  
5 how your daughter's college fund was coming?

6 A. No, he did not.

7 Q. Did he ever indicate to you -- Well, strike  
8 that?

9 So, and those payments went on. So, during  
10 the period of time from 2010 forward, as you were making  
11 decisions about whether to assign brokerage services  
12 agreements or renew insurance policies presented by Mr.  
13 Pokorney, what, if any role the 2007, and or the \$2000,  
14 the 2007, \$22,000 issue or the \$2000 payments after 2010  
15 made in your play, what role did it play in your  
16 decision to whether or not to go, go forward with these  
17 services agreements or renewed insurance policies?

18 MR. WIEGAND: Objection.

19 BY MR. HARPOOTLIAN:

20 Q. Go ahead.

21 A. I again would go back to the statement that I  
22 made about making these decisions for my own interest  
23 and not the School Districts. Again, worried about the,  
24 you know, the shame and guilt of it and being exposed,  
25 so...

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1 Q. And, and when you were taking the \$2000 at a  
2 time from Mr. Pokorney, did you regard this as a bribe?

3 A. I did.

4 Q. Did Mr. Pokorney acknowledged to you, ever, I  
5 mean, again other than in the general we'll take care of  
6 you, we'll look out for you. Don't worry about it.  
7 Anything specific about the payments or the 2007 issue?

8 A. No.

9 MR. WIEGAND: Objection.

10 THE WITNESS No. Other than general  
11 comments, yes.

12 BY MR. HARPOOTLIAN:

13 Q. Like general comments being?

14 A. Like, we'll take care of you. You know, don't  
15 worry. There's also discussions about, you know, my  
16 brother and those sorts of things, more of a family  
17 connection, so.

18 Q. And did you have a close family connection  
19 with him?

20 A. I believed at the time it was, but then no. I  
21 really did not. I was always searching for some, you  
22 know, relationship along those lines but it really  
23 wasn't true, so no.

24 Q. Okay. Now, so -- Hold on a sec. Hold one  
25 second. Mr. Thomas --

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20

1 A. Yes.

2 Q. -- a couple of other things. One, how would  
3 you, I mean about the college payments, did you ever  
4 characterize the, or would Stan ever characterize these  
5 as a joke?

6 MR. WIEGAND: Objection. Leading.

7 BY MR. HARPOOTLIAN:

8 Q. Go ahead.

9 A. I believe more, I would use the word a ruse,  
10 or a just a, you know, just as a way to, as payments to  
11 me for the business, that's kind of how I would describe  
12 it.

13 Q. I guess what I'm asking you is, did, I mean,  
14 based on your discussions with Stan, did he, what if any  
15 characterization would you have about his contributing  
16 to your daughter's college fund?

17 A. Oh, Okay. I, I --

18 MR. WIEGAND: Objection.

19 BY MR. HARPOOTLIAN:

20 Q. Go ahead.

21 A. I believe it to be, well, I believed it to be  
22 not appropriate and odd. I mean, I just knew that I  
23 didn't need it and so --

24 Q. What I'm asking you, though, is what was Mr.  
25 Pokorney's belief based on your discussion with him?

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1 **A.** Oh, Mr. Pokorney's belief?

2 **MR. WIEGAND:** Objection.

3 **BY MR. HARPOOTLIAN:**

4 **Q.** Go ahead.

5 **A.** I believe his belief was to continue the, the

6 relationship on a level where I would keep business

7 with, with him.

8 **Q.** Did, did, did you regard the money being paid

9 to you as a bribe?

10 **A.** I did.

11 **Q.** Based on your discussions with Mr. Pokorney,

12 do you believe he understood it to be a bribe?

13 **A.** Yes.

14 **MR. WIEGAND:** Objection.

15 **BY MR. HARPOOTLIAN:**

16 **Q.** Okay. So, now, let me ask you this, did Mr.

17 Pokorney ever ask you to do anything relative to other

18 School Districts?

19 **A.** Others? Yes. Yes.

20 **Q.** Okay. What was that?

21 **A.** Other School Districts would go out for

22 periodic bids, R&D's for insurance services, and so I

23 was asked to be a reference.

24 **Q.** And were you a reference?

25 **A.** I certainly was, yes.

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1 **Q.** And so you recommended Mr. Pokorney and HUB to

2 other School Districts.

3 **A.** I did.

4 **Q.** And was that based on an honest belief that

5 they were, that Mr. Pokorney had the best services or

6 that he had bribed you?

7 **MR. WIEGAND:** Objection.

8 **BY MR. HARPOOTLIAN:**

9 **Q.** Go ahead.

10 **A.** I believed that to be -- Again, I would go

11 back to the, you know, I was making those decisions

12 again for myself and not the other School Districts.

13 **Q.** Okay. Cause it was in your interest to do

14 that, not the Berkeley County School Districts or the

15 other School Districts?

16 **A.** Or the other School District, yes.

17 **Q.** Okay. Now, the, now who is, who is Marcy?

18 **A.** Marcy was an employee in the School District,

19 and she had the role of Risk Manager, but also in

20 Procurement.

21 **Q.** So, if a invoice came from HUB or from Knauff

22 through the normal course of being mailed to the School

23 District, would she be the first one to see it?

24 **A.** If she was at, well, I guess --

25 **MR. WIEGAND:** Object to the form.

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1 **BY MR. HARPOOTLIAN:**

2 **Q.** Go ahead.

3 **A.** Again, The first one to see it would be the

4 mailroom, and the they were distribute it to the

5 appropriate staff person. And if Marcy was the one at

6 Risk management, Marcy would have been the one to see it

7 and get approval.

8 **Q.** Okay, and then after she signed off on it,

9 where would it go?

10 **A.** Depending on The amount of the invoice, if it

11 was over I believe it was 50,000, I would see it and

12 then it would go to Accounts Payable for processing.

13 **Q.** Okay. And that brings up another point. What

14 was your authority to sign off on, on consulting

15 agreements or approved payments?

16 **MR. WIEGAND:** Objection.

17 **THE WITNESS:** The authority level, I

18 believe anything over 75,000 was. But we had

19 a system where we -- But also too, let me stop

20 and go back a little bit. I presume that

21 Insurance Services were exempt from

22 Procurement Code, but I took that leap to

23 override some of those but the --

24 **BY MR. HARPOOTLIAN:**

25 **Q.** Well, let me stop you there. You say you took

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1 that leap to override. Did you make that decision to

2 facilitate the approval of these contracts?

3 **A.** Yes.

4 **Q.** And you did that based on your, them helping

5 you steal money and bribing you?

6 **A.** Yes.

7 **MR. WIEGAND:** Objection.

8 **THE WITNESS:** Yes.

9 **BY MR. HARPOOTLIAN:**

10 **Q.** Okay. Now, let's proceed to another area.

11 So, you're familiar with the insurance services

12 agreements that were entered into by the School District

13 on a number, on a number of different lines with either

14 Knauff or HUB, correct?

15 **A.** Yes. Yes.

16 **Q.** And let me see if I can find one here. Here's

17 one. No, that's not the one I want. Hang on. No

18 that's not the -- How about this one right here? I

19 thought I had one right here. Hold on. I think this

20 one right here. Okay. I'm going to read something to

21 you. It's called a Client Management Service Fee

22 Agreement. No, this ones's too old. Too new, I mean.

23 Okay. So, I'm looking at one Bate Stamped Number

24 000026, HUB26. It's a letter from it looks like Stan

25 Pokorney to you. It's dated May 2011 and there are,

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1 first of all, do you have authority to execute these,  
 2 these Agreements? Well, first of all, you have, to your  
 3 knowledge have you ever executed one of these  
 4 Agreements?  
 5 **A.** Yes, I did.  
 6 **MR. WIEGAND:** Objection.  
 7 **BY MR. HARPOOTLIAN:**  
 8 **Q.** Okay. So, did you have authority in these  
 9 Agreements?  
 10 **MR. WIEGAND:** Objection.  
 11 **THE WITNESS:** Yes.  
 12 **BY MR. HARPOOTLIAN:**  
 13 **Q.** Okay. And do you know what year you did it or  
 14 didn't do it; do you remember specifically?  
 15 **A.** I don't remember the years.  
 16 **Q.** Okay.  
 17 **A.** Probably every year.  
 18 **Q.** Okay. And were you executing these Agreements  
 19 based on what was best for the School District, or  
 20 because they were bribing you, or covered up for your  
 21 stealing?  
 22 **A.** I believed it --  
 23 **MR. WIEGAND:** Objection.  
 24 **THE WITNESS:** I believe it was to  
 25 continue that scheme of bribery.

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1 **BY MR. HARPOOTLIAN:**  
 2 **Q.** Okay. Now, Mr. Thomas, these Agreements were  
 3 sent to, in many instances sent to your home as opposed  
 4 to the School District, why was that?  
 5 **A.** I believe --  
 6 **MR. WIEGAND:** Objection.  
 7 **THE WITNESS:** I believe to, for me to  
 8 see my, for my eyes only to sign and to get  
 9 back to them.  
 10 **BY MR. HARPOOTLIAN:**  
 11 **Q.** So, were you following -- Well let me strike  
 12 that.  
 13 Were you following your School Districts  
 14 procedure by having them sent to your house?  
 15 **A.** No.  
 16 **Q.** Okay. Now, you also used a combination of  
 17 your School Districts emails and your private emails.  
 18 When you were communicating with the Pokorney's we see a  
 19 number of instances where you are using your private, I  
 20 think it's a Comcast account?  
 21 **A.** That is correct.  
 22 **Q.** Why, why would you didn't?  
 23 **MR. WIEGAND:** Objection.  
 24 **THE WITNESS:** I would to that so the  
 25 emails would not be archived on the Districts

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1 system.  
 2 **BY MR. HARPOOTLIAN:**  
 3 **Q.** Why, why were you worried about that?  
 4 **A.** Because people would, I know we would, people  
 5 would be able to read them, and check them, and also  
 6 Freedom of Information Act.  
 7 **Q.** So, you need to keep them secret?  
 8 **A.** Yes.  
 9 **Q.** Is that because they had help you steal money  
 10 in 2007 and, and at some point began bribing you?  
 11 **MR. WIEGAND:** Objection.  
 12 **THE WITNESS:** Yes.  
 13 **BY MR. HARPOOTLIAN:**  
 14 **Q.** Would that have been evidence of, if you had  
 15 read those and piece them together, could you perhaps  
 16 figure out that you had been bribed?  
 17 **A.** Yes.  
 18 **Q.** Okay. Now -- Okay. Can we, can, can I may be  
 19 close to done. Let's go on, let me put you on hold for  
 20 a moment, please.  
 21 **A.** Okay.  
 22 (Whereupon, a break was taken, after  
 23 which the following proceedings were:)  
 24 **BY MR. HARPOOTLIAN:**  
 25 **Q.** Hey. Dick Harpootlian, I'm back. I was going

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1 to go here and I got sort of distracted a minute ago  
 2 from this 2011 Agreement, Mr. Thomas. So, let me just  
 3 speak again on Bates Stamp 26 through 29. It says,  
 4 "Dear Brantley, attached please find Knauff, Inc.,  
 5 Broker Service Agreement for Berkeley County School  
 6 District client." So, those are the Terms and  
 7 Conditions Knauff agrees to provide the following  
 8 services. And it goes through with, define property and  
 9 provide program coverage or Risk Identification  
 10 Evaluation, Risk Finance Program Design. Market  
 11 Submission Preparation Review. Brokering, which is 1.4.  
 12 Identify, evaluate, and develop market. Conduct  
 13 negotiations with markets. Compare and make  
 14 recommendations about programs, selections, price  
 15 coverage, and programs with markets selected by clients.  
 16 1.5 Risk finance program. Execution of 1.6. Ongoing  
 17 client services 1.7 which is Claim Services. And  
 18 Compensation would be, "client agrees to pay Knauff an  
 19 annual fee of \$70,000 dollars to be paid annually." And  
 20 the School District's responsibilities.  
 21 There are a number of duties spelled out that  
 22 or service spelled out here that Mr. Pokorney says that  
 23 he can provide. To the best of your knowledge, in, in  
 24 this Agreement or any other Services Agreement, that was  
 25 ever between Knauff, or HUB and the School District,

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1 were any of these services ever provided?

2 MR. WIEGAND: Objection.

3 BY MR. HARPOOTLIAN:

4 Q. Go ahead.

5 A. I believe when you read, I'm not sure what,

6 but it was, but Claims Service was, but the rest of

7 them, no.

8 Q. Okay. Claims Services was the last one. Rest

9 no. So, did you ever receive memos about risk

10 identification evaluation from Mr. Pokorney?

11 A. The only impromptu meetings where I would be

12 presented with a scratch piece of paper of the plan for

13 the following year, but nothing formal.

14 Q. But in terms of him actually doing work on it

15 any, any work that would justify \$70,000 a year, in your

16 mind did he do that?

17 MR. WIEGAND: Objection.

18 THE WITNESS: No.

19 BY MR. HARPOOTLIAN:

20 Q. Okay. So, the reason that you would renew it

21 the next year was because he had done such a great job

22 or, was it because of the bribery?

23 MR. WIEGAND: Objection.

24 BY MR. HARPOOTLIAN:

25 Q. Go ahead.

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1 A. Again, I base my decisions on my own interest.

2 So, to bribe.

3 Q. Okay. And this entire relationship with Mr.

4 Pokorney going back, do you remember whether or not if

5 you received anything from Mr. Pokorney prior to 2007?

6 Do you know? Do you remember?

7 A. Other, no I don't, other than some, like I

8 don't know when that started, but sometimes the vendors

9 would send fruit and stuff to the office, or you know.

10 So, yeah --

11 Q. So no, no, no cash?

12 A. No.

13 Q. Okay. Let me ask you this. No, two things.

14 One, you're still a party to this lawsuit, correct?

15 A. Yes.

16 Q. You're still getting sued?

17 A. Yes.

18 Q. Okay. And so as such, your Deposition is

19 being taken today as what we would call an Adverse

20 Party, right?

21 A. Yes.

22 Q. Okay. So, let me ask you some, some questions

23 that I would ask an Adverse Party in a Case such as

24 this. Did you conspire with the Pokorney's when they

25 were with Knauff and with HUB, to steal money from or

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1 pay them for services because they were either covering

2 up your theft or bribing you?

3 MR. WIEGAND: Objection.

4 THE WITNESS: Yes.

5 BY MR. HARPOOTLIAN:

6 Q. Okay. And that's the entire period of time

7 every year.

8 A. Yes.

9 MR. WIEGAND: Objection. It misstates

10 testimony.

11 MR. HARPOOTLIAN: I'm sorry?

12 MR. WIEGAND: Misstates testimony.

13 BY MR. HARPOOTLIAN:

14 Q. You know, that's for the Jury or a Judge to

15 figure out. But -- Well, maybe I need to clarify that.

16 The arrangements you had with them, whether it was

17 buying insurance or signing these, agreeing to, or

18 signing the Brokerage Service Agreements, was that

19 because you thought they were the best deals for the

20 School District, or because you were being, they were

21 covering up your theft or bribing you?

22 MR. WIEGAND: Objection.

23 THE WITNESS: The bribery.

24 BY MR. HARPOOTLIAN:

25 Q. The bribery?

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1 MR. WIEGAND: Objection.

2 THE WITNESS: Yes.

3 BY MR. HARPOOTLIAN:

4 Q. And the theft?

5 A. Yes.

6 Q. Okay. Covering up your theft and bribing you,

7 right?

8 A. Yes.

9 MR. WIEGAND: Objection.

10 BY MR. HARPOOTLIAN:

11 Q. Okay. Now, let me, let me, let me sort of

12 backup for just a second. I spoke with you by phone

13 yesterday; is that correct?

14 A. Yes.

15 Q. Is that the first time, or any time that

16 you've ever talk to me?

17 A. Yes.

18 Q. And you, I believe your Public Defender was on

19 that phone call with me?

20 A. She was.

21 Q. Okay. Now, why have you in prior interviews

22 or depositions, you have taken the Fifth Amendment and

23 refuse to answer any questions, why are you --

24 A. Well --

25 Q. Sorry?

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1 A. Are you talking to me?

2 Q. Yes.

3 A. Okay. Yes.

4 Q. So, why is it you had this change of heart,

5 this change in position in answering my questions today?

6 A. Well, I, I feel it's time for myself to own up

7 to, own up to this and be something positive. I

8 promised my father before he died that I would do

9 something for him to make this right and so, and also my

10 daughter. And so this is my way of making things right,

11 for telling the, the truth and the real story behind

12 this.

13 Q. Can I, I mean can the Berkeley County School

14 District help you in any way? I mean, I know you're

15 under a Federal, you pled guilty in Federal Court and

16 State Court, you're serving your sentences, right?

17 A. Correct. Yes.

18 Q. Can we do, we my clients, do anything to

19 assist you in mitigating your, getting resentenced? I

20 mean if your Public Defender's have talked to you about

21 this, so I, I don't want to you to breach any

22 attorney-client privilege relationships, but are you

23 motivated by wanting something, or just doing the right

24 thing?

25 A. I'm doing the right thing.

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1 MR. WIEGAND: Objection.

2 BY MR. HARPOOTLIAN:

3 Q. Okay. Now, we looked at a number of things

4 involving HUB and Knauff and we think during the period

5 of time you had relationships with the Pokorney's, you

6 either bought or signed, bought the premiums for the

7 insurance, or the payments for the Brokerage Service

8 Agreement were somewhere between 12 and \$15 million. Do

9 you believe, based on your conduct, that HUB, who bought

10 Knauff, should pay that money back?

11 MR. WIEGAND: Objection.

12 BY MR. HARPOOTLIAN:

13 Q. Go ahead.

14 A. Yes.

15 Q. Okay. And if the law allows multiples of that

16 money to be paid, should they pay that?

17 A. Yes.

18 MR. WIEGAND: Objection.

19 BY MR. HARPOOTLIAN:

20 Q. Okay. I think I'm done. This will take 30

21 seconds. Hold on. One other thing, you're in the

22 federal penitentiary?

23 A. Yes.

24 Q. I'm sorry. Apparently it's not a, I was

25 corrected earlier it's called something other than a

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1 penitentiary?

2 A. A Federal Satellite Hub(sic).

3 Q. Okay. Sorry.

4 A. I don't know, I don't know the lingo.

5 Q. And where is that?

6 A. That's in Jesup, Georgia.

7 Q. And how long have you been there?

8 A. March 2019.

9 Q. And when do you expect to leave there?

10 A. I have, with some of the First Step Act, I'm

11 trying to mitigate some of that, but I think 2023 is

12 about it.

13 Q. Okay, and you will walk free at that point?

14 A. No. I have State.

15 Q. What, what was your State Sentence?

16 A. Ten years.

17 Q. Okay. So, you go from Federal custody to

18 State custody sometime in 2023?

19 A. Yes.

20 Q. For 10 years?

21 A. Yes.

22 Q. Okay. Hold on one second, please.

23 (Whereupon, a break was taken, after

24 which the following proceedings were:)

25 BY MR. HARPOOTLIAN:

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1 Q. Okay. That's, that's all I have, Mr. Thomas.

2 If HUB Council has questions, they can proceed.

3 EXAMINATION

4 BY MR. WIEGAND:

5 Q. Yes, this is Mr. Wiegand. Let me ask you a

6 few questions, Mr. Thomas. Sir, in September 2020, so

7 just a couple of months ago, you filed a Petition for

8 early release seeking to end your incarceration in a

9 Federal facility, correct?

10 A. Yes.

11 Q. And the Public Defender that we referred to,

12 that you referred to earlier during your testimony, that

13 Public Defender was actually appointed by the Court to

14 help you in trying to seek your early release, correct?

15 A. Yes.

16 Q. And so the discussion that you had yesterday

17 was that with the same Public Defender on the line?

18 A. Ah, yes.

19 Q. Okay. And so, was it just the two of you with

20 Mr. Harpootlian who talked yesterday?

21 A. I don't remember the rest of the group, but I

22 remember Mr. Harpootlian, Ms. Bent(sic), and then also

23 my sister.

24 Q. Okay. And then Mr. Harpootlian, yesterday he

25 tried to get every detail out of you that he possibly

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1 could, correct?

2 **A.** Detail? I was just talking the truth  
3 yesterday.

4 **Q.** He was trying to get, didn't he ask you a  
5 bunch of questions yesterday about exactly when you had  
6 certain conversations, correct?

7 **A.** Yes.

8 **Q.** And he asked you exactly what was it that Mr.  
9 Pokorney would have said to you in those conversations,  
10 correct?

11 **A.** Would have said to me? No. I'm not sure I  
12 understand.

13 **Q.** Well, he asked you about conversations with  
14 Mr. Pokorney, he asked you specifically what words were  
15 used, correct?

16 **A.** What words were used by Stan?

17 **Q.** Yes.

18 **A.** Well, only the words that I understood them to  
19 use.

20 **Q.** He asked you for every detail you could  
21 recall, correct?

22 **A.** Yes.

23 **Q.** And everything that you've discussed today in  
24 response to his leading questions was as a result of  
25 your conversation --

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1 **MR. HARPOOTLIAN:** Object to the form.

2 Let me say something for the Record. Object  
3 to the form. He is an adverse party. There's  
4 no such thing as a leading question. Go  
5 ahead.

6 **BY MR. HARPOOTLIAN:**

7 **Q.** Well, no, no, no. He's clearly working  
8 together with you. You're all cooperating. He's your  
9 employee. He's your former employee and you're all  
10 cooperating.

11 **MR. HARPOOTLIAN:** No, he's not. He's  
12 being sued. He's an adverse party. Go ahead.

13 **MR. WIEGAND:** The fact that would put  
14 him on that -- At any rate, I disagree with  
15 that. The Court can handle that.

16 **MR. HARPOOTLIAN:** Yes.

17 **BY MR. WIEGAND:**

18 **Q.** But you gave him everything. You gave Mr.  
19 Harpootlian every possible detail you could remember  
20 yesterday, right?

21 **A.** The truth. I gave him the truth yesterday.

22 **Q.** And Sir, indeed, you gave him every detail you  
23 could remember, didn't you?

24 **A.** I gave him the truth.

25 **MR. HARPOOTLIAN:** Object. Object to

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1 the form. This is repetitive. You asked him  
2 details --

3 **BY MR. WIEGAND:**

4 **Q.** He hasn't, he hasn't given me an answer. Sir,  
5 I didn't ask you whether you gave him the truth. Did  
6 you give him everything you could possibly recall  
7 regarding conversations with Mr. Pokorney?

8 **A.** Yes.

9 **Q.** And every possible detail you recall of the  
10 details you've already stated today on the Record, in  
11 terms of those conversations with Mr. Pokorney?

12 **A.** Repeat that question again.

13 **Q.** Yes. So far, earlier today, when questioned  
14 by Mr. Harpootlian, you disclosed every possible detail  
15 you can recall of a conversation with Mr. Pokorney,  
16 didn't you?

17 **A.** Again, I'm, I'm, I'm talking to the truth and  
18 I gave them everything that I remembered.

19 **Q.** And so getting back to your petition for  
20 early release, you expect that the Berkeley County  
21 School District will be given an opportunity to weigh in  
22 on whether you should be released early, don't you?

23 **MR. HARPOOTLIAN:** Object to the form.

24 And is not consistent with the Federal law.

25 We do not get a chance to weigh in.

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1 **BY MR. WIEGAND:**

2 **Q.** You are not then. You can note that. Mr.  
3 Thomas, please answer.

4 **A.** There's no connection between the two. Again,  
5 I am doing this for my father, and my daughter and  
6 myself.

7 **Q.** I want to ask what you believed. Do you  
8 believe that the Berkeley County School District could  
9 weigh in and prevent you from getting an early release,  
10 if it so chose?

11 **A.** I, I do not know what they would do, no.

12 **Q.** Do you believe it's possible that if the  
13 Berkeley County School District was continuing to be  
14 upset with you, that it could mess up your ability to  
15 get an early release, right?

16 **A.** I, I'm not going to make that connection with  
17 out me peaking to council.

18 **Q.** Sir, even if this first petition for an early  
19 release is not granted, you still hope for an early  
20 parole at some point, right?

21 **A.** But that's not connected, no.

22 **Q.** I didn't ask that. I said, even if a petition  
23 is not granted, at some point in the future you know  
24 that you'd want to seek early parole, right?

25 **A.** Yes.

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1 Q. You would expect that at that time, the  
2 Berkeley County School District would be given a chance  
3 to provide input on whether you should be allowed early  
4 parole, don't you?

5 A. As the victim, yes they should.

6 Q. Okay. So, it's important to you to do  
7 whatever you can to go along with what the Berkeley  
8 School District wants, correct?

9 A. It's not important to them, it's important to  
10 me to do this, to do what's right.

11 Q. You understand that if you make the Berkeley  
12 County School District happy today, you've got a better  
13 chance of them going along with an early release for you  
14 later, don't you?

15 A. I, that is not my motive here. My motive is  
16 to do what is correct and my conscience.

17 Q. Well, sir let's get to this 2007 refund. In  
18 2007, you stated to Janna Pokorney that you mistakenly  
19 made an over payment of about \$22,770, correct?

20 A. Yes.

21 Q. But today you're now saying that, that you  
22 made that overpayment intentionally?

23 A. The 2007 event, whether it was intentional or  
24 not, but it, it came to an idea as a way to put some  
25 money in my pocket. So, I don't know if it was

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1 intentional or not, but it might have been an accident,  
2 but I saw that as a way to take money.

3 Q. Okay, so --

4 A. But I don't remember.

5 Q. So, it could be that you mistakenly made an  
6 overpayment of \$22,770, is that your testimony?

7 A. I don't know if it's, I just, I don't recall  
8 the exact circumstances.

9 Q. Okay. And so when you asked for the  
10 repayment, it could be that that was an honest request  
11 for a repayment because you made an overpayment  
12 mistakenly, right?

13 A. I asked them to convert the check to Wachovia  
14 so I could take it.

15 Q. But you never, you never stated in any  
16 communication to Jana Pokorney that the reason you  
17 wanted the check written to Wachovia was that you could  
18 take it personally, did you?

19 A. They knew what I was doing. I, I they would  
20 make comments like, again, I don't have to worry. We'll  
21 protect you. Between us. And that came from Stan.

22 Q. And we're going to get to that. We'll get to  
23 that. First of all, you never stated in any written  
24 communications the Jana Pokorney, that the reason you  
25 made the overpayment was so that you could get money

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1 back to yourself, did you?

2 A. Not specifically, but they knew it.

3 Q. And you never stated in writing that the  
4 reason you wanted to check written or issued to Wachovia  
5 was so that you could take the money for yourself, did  
6 you?

7 A. Mr. Pokorney, when he heard about it he, he  
8 talked to me about it and said that if you need the  
9 money, we can make it happen.

10 Q. Sir, back to my question. We're going to get  
11 to what you talked to Mr. Pokorney about. But in terms  
12 of your written communications with Jana Pokorney, you  
13 never stated that the reason you wanted the check cut to  
14 Wachovia was so you could convert it to your personal  
15 use, did you?

16 A. Not specifically, no.

17 Q. Okay. Sir, why are you fighting so hard to  
18 make Jana Pokorney and Stan Pokorney look bad?

19 MR. HARPOOTLIAN: I would object to the  
20 form of the question.

21 MR. WIEGAND: You can object.

22 MR. HARPOOTLIAN: I'm objecting and  
23 it's argumentative. And we can, if you  
24 continue with this line of harassment we'll  
25 get Judge Norton on the phone.

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1 BY MR. WIEGAND:

2 Q. Sir, answer the question. Why are you trying  
3 so hard to divert my questions and fight with them?

4 A. To fight with them?

5 Q. Yes.

6 A. Because I allowed them to take over my life,  
7 and now I am again doing the right thing for myself, my  
8 father, and my daughter by telling the truth.

9 Q. Sir, let's go back to what you actually said.  
10 If you'd try to just answer the questions openly and  
11 honestly, I'm sure everybody would be impressed with  
12 that.

13 A. Okay.

14 MR. HARPOOTLIAN: Object to the form.

15 BY MR. WIEGAND:

16 Q. You agree --

17 MR. HARPOOTLIAN: Object to the form.  
18 Do not tell the witness how I'm going to be  
19 impressed or not be impressed. I'm on the  
20 phone and you should not characterize who he's  
21 supposed to answer for, and how he should  
22 impress. If you continue this pattern, we  
23 will get Judge Norton on the phone so that he  
24 can, he can instruct you how to ask questions.

25 BY MR. WIEGAND:

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1 Q. Sir, tell me about every conversation you had  
2 with Jana Pokorney -- Well, let's strike that. Let's  
3 start here first.

4 There actually was never a second check cut to  
5 Wachovia, was there \$22,700?

6 A. I believe there was.

7 Q. You don't recall actually seeing that, do you?

8 A. I believe I got at my house and took it to  
9 Wachovia.

10 Q. Sir, do you actually recall seeing a check  
11 written to Wachovia?

12 A. I, I, I mean that's 13 years ago, so I do  
13 believe that they made it happen, yes.

14 Q. But you don't recall seeing it is the point of  
15 your answer; is that right?

16 MR. HARPOOTLIAN: Objection. He's  
17 answered the question.

18 BY MR. WIEGAND:

19 Q. All right. So, sir isn't what happened that  
20 Jana Pokorney told you in an email that she cannot issue  
21 a check to Wachovia, but you could simply endorse it  
22 over because it's already written to the Berkeley County  
23 School District?

24 MR. HARPOOTLIAN: Object. Object to  
25 the form. That is not accurate, and if you

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1 have a specific document you'd like to publish  
2 to him, with a Bates Stamp number since we are  
3 on a telephone deposition I'll be happy for  
4 you to do that. There's no such document.

5 BY MR. WIEGAND:

6 Q. Sir, if I give you a Bates number does that,  
7 that doesn't prove anything to you, does it?

8 MR. HARPOOTLIAN: You can, you can  
9 publish it to him. I'll check.

10 MR. WIEGAND: How, how can I publish a  
11 document to him over the phone?

12 MR. HARPOOTLIAN: You can read it to  
13 him, I did.

14 BY MR. WIEGAND:

15 Q. Sir, isn't it true that there is an email in  
16 which -- Hold on just a second. Sir, I'm reading to you  
17 from a document with HUB's Bates, HUB Bates Number 2739.  
18 You send an email on November 29th, 2007, to Jana  
19 Pokorney that says, "Sorry for any trouble, but a good  
20 suggestion. I called Wachovia and asked if I could  
21 endorse and they said, yes." Sir --

22 A. Yes.

23 Q. -- do did not, you sent that communication,  
24 right?

25 A. If that's what the document says, yes.

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1 Q. And when you said, "I called Wachovia and  
2 asked if I could endorse," what you meant there was you  
3 asked if you could endorse the check that was written to  
4 Berkeley County School District, right?

5 MR. HARPOOTLIAN: Object to the form.  
6 Object to the form.

7 THE WITNESS: That I don't remember  
8 doing, calling Wachovia. I was just probably  
9 --

10 BY MR. WIEGAND:

11 Q. Well, this was 13 years ago.

12 A. I know.

13 Q. But you don't deny that that's what you well  
14 might have done at the time, right?

15 A. I might have, but I don't think I did, because  
16 I wouldn't have done that.

17 Q. You don't, you don't have any other  
18 recollection of what you meant by that sentence, do you?

19 A. No.

20 Q. And so, it's possible that what happened is  
21 there is simply the first, and one check, written to  
22 Berkeley County School District, and you endorsed it  
23 over, right?

24 A. You know, 13 years ago, I don't remember, but  
25 I do remember getting the check back, I thought

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1 rewritten to Wachovia.

2 Q. But it's possible that what happened is you  
3 checked, you sent the check back to Jana Pokorney, and  
4 Jana Pokorney sent you the exact same check back and  
5 told you she was not able to have it issued to Wachovia,  
6 right?

7 A. I mean, it's possible, but I don't know.

8 Q. All right. And sir, you also recall that the  
9 reason that you made an overpayment was because it was  
10 an overpayment of brokerage fees, didn't you?

11 A. I believe it was, yes.

12 Q. Yeah. But that's another area where you're  
13 wrong, you did not overpay brokerage fees did you?

14 A. No, I don't remember.

15 Q. Isn't it true that the overpayment related to  
16 some premium for insurance?

17 A. I don't remember.

18 Q. So sir, you simply don't recall this event  
19 from November of 2007?

20 A. Well, I don't remember those specifics.

21 Q. Do you recall any specific phone call with  
22 Jana Pokorney, and recalling that you're under Oath,  
23 sir, at the time of the November 2007 refund?

24 A. Say again.

25 Q. At the time of the November 2007 refund

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1 incident, do you recall any specific conversation with  
2 Jana Pokorney?

3 **A.** I mean I either through email or phone, I  
4 don't remember, but I, I probably did, yes.

5 **Q.** But my point is, as we sit here today, you  
6 don't recall any specific conversation with her at that  
7 time, right; is that correct?

8 **A.** Yes.

9 **Q.** Now, sir, you attempted to talk about your  
10 understanding of conversations with Stan Pokorney; do  
11 you recall that?

12 **A.** Yes.

13 **Q.** And you, you use words to the effect of "we'll  
14 take care of it." Do you recall that?

15 **A.** Yes.

16 **Q.** Tell me the first time you can recall a  
17 conversation with Stan Pokorney, when was it and what  
18 exactly was said in that regard?

19 **A.** Well, I'm going to go back to the whole  
20 relationship with Mr. Pokorney and HUB and Knauff  
21 relating to, not only the 22,000, but also the \$2,000  
22 checks and just, just the general relationship with  
23 brokerage fees and policies that maybe we didn't really  
24 need, and he said, don't worry, we'll take care of you.

25 **Q.** Sir. Here's what I want. Tell me the first

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1 time you ever had a conversation with Brantley Thomas --  
2 Well, sorry.

3 Please tell me the first time you had a  
4 conversation with Stan Pokorney where he said we'll take  
5 care of it or anything to that effect? When's the first  
6 time that happened, if you can recall?

7 **A.** I Don't really recall.

8 **Q.** Okay. So, if you don't recall when it was,  
9 you don't actually recall what exactly was said to you?

10 **A.** I guess what I meant was I just remember it  
11 in and around that event of 2007, that's when all this  
12 kind of got started. So, it was around then.

13 **Q.** Do you, do you recall who called who? Do you  
14 remember if you called him or he called you?

15 **A.** I don't remember that.

16 **Q.** Do you recall how the conversation even came  
17 up?

18 **A.** Other than maybe Jana talked to him about it  
19 and he called me. I just don't.

20 **Q.** You're guessing, right?

21 **A.** I'm not guessing, I know.

22 **Q.** You -- Well, tell me what you know. Who  
23 called who?

24 **A.** That I don't remember.

25 **Q.** Okay. When's the first date that you recall

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1 -- Strike that.

2 Sir, you have no recollection of the first  
3 time discussing with Stan Pokorney anything about the  
4 November 2007 refund?

5 **A.** Excuse me? Can you ask, ask the question  
6 again?

7 **Q.** Yes. Do you recall any specific conversation  
8 in which the 2007 refund was discussed between you and  
9 Stan Pokorney?

10 **A.** The exact tone of the comments or part of the  
11 conversation was, if you need the money, we'll take care  
12 of it. But whether I call him or he called me, I don't  
13 remember.

14 **Q.** So, when did this conversation occur?

15 **A.** In or around 2007, right after the check,  
16 whenever that was.

17 **Q.** Right after the check?

18 **A.** Yes.

19 **Q.** The check that, that was issued to Berkeley  
20 County School District, as a refund, right?

21 **A.** Yes.

22 **Q.** So, there isn't anything that, that Jana  
23 Pokorney or Stan Pokorney did to pay you any money  
24 through that refund, right?

25 **A.** I mean, they did process the check. Whether

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1 it was, I, I remember it being paid to Wachovia, but it  
2 may not have been. But it's, it was something that,  
3 they understood what I was doing.

4 **Q.** Well, how is it that you can now say that they  
5 understood what you were doing? That's a serious  
6 accusation. How best can you support it?

7 **A.** The feeling. Again, I'm going to go back to  
8 comments like you'll not have to worry we'll protect  
9 you. It's between us. No one will find out. Is, that  
10 was a constant theme with him and, and just I knew what  
11 he meant.

12 **Q.** Well, when he -- So, let's say he did use the  
13 words, no one will find out. If, you, you can recall  
14 when he used those words, right?

15 **A.** Again, they were a constant theme, so I mean  
16 on and on, so...

17 **Q.** So, like every day?

18 **A.** Not every day. Like when, it just came up  
19 with the \$2,000 and the 22,000 and, and the annual  
20 premiums and the annual Brokerage Fee Agreements.

21 **Q.** But you can't recall any specific discussion  
22 regarding the 2007 refund, right?

23 **A.** Again, it was a common theme, so it just  
24 happened when it happened.

25 **Q.** Do you recall any given month or year when

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1 this statement was supposedly made by Mr. Pokorney?

2 **A.** Like I said, it was it was a common theme.

3 Every time it dealt with 50,000 dollars or the 22,000 or  
4 again the annual renewals and premiums. It was a  
5 constant theme of his. So, specific dates I don't know,  
6 but it was a constant theme so whatever it was, it was.

7 **Q.** Sir, let's discuss the, the premiums for  
8 insurance. These insurance policies where actual bona  
9 fide insurance policies from third party insurance  
10 companies, correct?

11 **A.** I believe so, yes.

12 **Q.** Every one of them, right?

13 **A.** Yes.

14 **Q.** And they actually did provide insurance to  
15 either the District or SAFE, correct?

16 **A.** I mean, yes.

17 **Q.** And they were in the business interests, at  
18 least to some extent, of the District and SAFE, correct?

19 **A.** Yes.

20 **Q.** Okay. Did anybody ever tell you that those  
21 insurance policies were inappropriate for the District?

22 **A.** I mean, I had people looking at, who wanted  
23 our business, and they would look at our policies and  
24 basically say that you're being over, over insured. But  
25 I never did anything about it because I did not want to

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1 leave HUB for fear of being exposed.

2 **Q.** Who was it that told you that these policies  
3 weren't -- Well, strike that.

4 So, you're now claiming that, that people told  
5 you that you were paying more than you needed to,  
6 correct?

7 **A.** Well, I mean, that's what insurance people do  
8 I believe, yes. They want you to change.

9 **Q.** And, all right. So, they --

10 **A.** It was not uncommon.

11 **Q.** It was not uncommon, it's not uncommon that  
12 the insurance person would tell you, hey, I can do a  
13 better job for you than your current person, right?

14 **A.** Yes.

15 **Q.** All right. But nobody ever told you that the  
16 policies were completely worthless, right?

17 **A.** No.

18 **Q.** All right. Now, you talked about your  
19 daughter's college funds at some length, right?

20 **A.** Yes.

21 **Q.** And I mean, this morning you talked about at  
22 some length?

23 **A.** Yes.

24 **Q.** And you said that you have a prepayment for a  
25 state or public school, correct?

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1 **A.** Yes. State college. Yes.

2 **Q.** Okay, but your daughter did not end up going  
3 to a state college, right?

4 **A.** That's where she is, at a state school.

5 **Q.** Did your daughter have aspirations to go to a  
6 private school?

7 **A.** She had aspirations to go to, we looked at  
8 several schools, but she ended up going to a State  
9 school in South Carolina. But the other schools were  
10 not private, they were other state schools.

11 **Q.** Hadn't she wanted to go to a school where  
12 you're going to have to pay for higher tuition?

13 **A.** Yes, but we ended up not going to going there.

14 **Q.** Okay. But at one point in time, that  
15 certainly was your goal wasn't it?

16 **A.** Not my goal. I want her to go where she  
17 wanted to go.

18 **Q.** And hadn't your daughter looked at going to a  
19 school that would have cost a lot more than the public  
20 schools?

21 **A.** Well, again, my father has gifted stocks to  
22 her that would have taking care of it.

23 **Q.** So, the answer is, yes? She did, she did at  
24 one point aspire to go to a school that was going to  
25 cost more than the public school, right?

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1 **A.** I'm sure aspired, but she was looking at  
2 colleges that would come to her high school, and she  
3 felt a connection with some of them, but she ended up  
4 going to the school where her cousin goes to and a  
5 school where her babysitter went to because she had some  
6 personal connections to the school that she went to,  
7 which was a state school in South Carolina.

8 **Q.** Sir --

9 **A.** It was her decision.

10 **Q.** -- you said that you said that Stan Pokorney  
11 had provided you some checks, correct?

12 **A.** Yes.

13 **Q.** And those checks indicated on them, you said  
14 that they were for, for college funds; is that right?

15 **A.** Some did and some didn't. Yes.

16 **Q.** Do you recall how many did or didn't?

17 **A.** No, I do not.

18 **Q.** You never told Stan Pokorney hey, you know, I  
19 don't need any money for college funds; you never said  
20 that, did you?

21 **A.** No, but he kept sending them cause they were  
22 connecting to the business.

23 **Q.** But you never, but you never -- Hold it. You  
24 never told Mr. Pokorney, hey, I don't need any money for  
25 her college fund, she's going to a public school that

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1 I've got it paid for. You never told him that, did you?

2 **A.** I didn't know where she was going to go at the  
3 time.

4 **Q.** You thought you did need the money for her to  
5 attend college, didn't you?

6 **A.** No.

7 **Q.** Well, did you, did you want Stan Pokorney to  
8 think that you needed money for that?

9 **A.** I don't -- No. I don't know. No.

10 **Q.** Sir, don't you think it's possible that Stan  
11 Pokorney actually thought he was trying to help your  
12 daughter attend the college she wanted to go to by  
13 providing you checks?

14 **A.** He might have thought that, but that's not why  
15 he didn't. I know that.

16 **Q.** Well, he might have thought that, and that  
17 would be why he didn't if he might have thought that,  
18 right?

19 **A.** I don't know what he was thinking, so...

20 **Q.** Okay. I'll take that. I and you never  
21 discussed expressly with Stan Pokorney, hey, if you send  
22 me some checks I will give you more business, did you?

23 **A.** No, I did not do that, but again, every time  
24 those checks came he said, you know, and they would come  
25 at the annual renewal periods so, they were connected to

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1 continued business with them, and I knew that, and they  
2 knew that.

3 **Q.** Can you tell me of a single conversation that  
4 you had with Mr. Pokorney in which that was expressed by  
5 him?

6 **A.** I mean, specifically? Again, I go back to  
7 just, again I know that that's what they were for and  
8 comments like we will not have to worry about it, we'll  
9 protect you. Again, I knew they were for continued  
10 business, and they were a bribe.

11 **Q.** But there's nothing that you can recall that  
12 he specifically said to you to support that, right?

13 **A.** Not that I can recall.

14 **Q.** Sir, you discussed using your Comcast email  
15 account, do you recall that discussion this morning?

16 **A.** Yes.

17 **Q.** Sir, isn't it true that you regularly used  
18 your Comcast email account as your quote "home email?"

19 **A.** Everybody does. Yes.

20 **Q.** Okay. Well, but you would tell people  
21 actually in emails send them to my Comcast account,  
22 because that's my home email, wouldn't you?

23 **A.** I use that on occasion because, one to hide  
24 things from going on the District server.

25 **Q.** Well, sir, you don't deny that there are over

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1 20 people from the District just since 2012 who  
2 communicated with you at the Comcast email address; do  
3 you not?

4 **A.** I don't know how many people, but I know some  
5 of them did it, yes.

6 **Q.** A lot of them communicated with you on  
7 business matters at your request, correct?

8 **A.** I thought it, well maybe. I don't recall  
9 that, but probably so. Or texting.

10 **Q.** I'm talking about the Comcast email account.  
11 Isn't it true that, and who is Archie Franchini?

12 **A.** He is, he was a Deputy Superintendent.

13 **Q.** Isn't it true that Archie Franchini would  
14 forward you emails at your Comcast account when he, when  
15 it was the evening and he knew you were there?

16 **A.** Yes.

17 **Q.** And so Mr. Franchini knew that the Comcast  
18 account was your business account that you used when you  
19 were home?

20 **A.** Well, it was also, I had access to a, an  
21 iPhone that had computer access to my emails connected.  
22 So, a lot, a lot more than likely that they were just  
23 personal stuff. We're talking related to the School  
24 District stuff that we didn't want to talk to on, on  
25 District email.

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1 **Q.** So, you mean you and Mr. Franchini were  
2 talking about personal stuff on your Comcast account?

3 **A.** I don't remember, I don't remember all that.  
4 But, I mean, he would send stuff to me on my personal  
5 email that maybe be we wanted to keep off the District  
6 stuff. I don't know what he was --

7 **Q.** Mr. Franchini would?

8 **A.** Yes.

9 **Q.** So you, so --

10 **A.** And I'm not sure, I don't understand why all  
11 of this is connected. But anyway's, I mean, I did use  
12 personal email, but again -- Never mind.

13 **Q.** Well, sir, the reason that you used the  
14 Comcast email address is that, that it was easier for  
15 you to access that while you work from home, right?

16 **A.** Everybody would say that. But also, again, I  
17 had access to my email from work on my phone --

18 **Q.** Correct.

19 **A.** -- and they --

20 **Q.** But if you worked from your computer at home,  
21 you needed to use the Comcast address, didn't you?

22 **MR. HARPOOTLIAN:** He was not finished  
23 with the answer. Please let him answer and  
24 then you can move on to the next question. Go  
25 ahead.

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1 THE WITNESS: Okay. Thank you. I  
2 would use the home address as a matter of  
3 convenience. But also, again, I would, I had  
4 access to my work email on my phone. Again,  
5 it was easier to do that, but I had access to  
6 my email and I could see work email from my  
7 phone because I had it connected. So, more  
8 than likely home email was basically for stuff  
9 that was maybe not wanting to be on District  
10 email.

11 BY MR. WIEGAND:

12 Q. Sir, so, you are saying you could see District  
13 email on your phone, correct?

14 A. Yes I can, I could.

15 Q. But, but if you wanted to work from your  
16 computer you needed access to a Comcast address while  
17 you were home, correct?

18 A. If I worked on the computer, yes.

19 Q. Okay. And in fact, on business matters, you  
20 often told people that she needed it's sent to your  
21 Comcast address so you could look at it at home, right?

22 A. I mean, I would do that because of the  
23 position and I wanted to be ready for the next day or  
24 whatever it was, so yes.

25 Q. And so Sir, if something is mailed to you with

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1 your name on the envelope it doesn't have to get opened  
2 prior to it being sent to you at the District, correct?

3 A. Usually, the standard procedure was, I think,  
4 was to open it to see, unless it had confidential on it,  
5 to see where it went, what it was and where it needed to  
6 go. I mean, a lot of stuff that I didn't need to see  
7 that they would open and hand it to the person that  
8 needs to see it.

9 Q. But if your name, why would they opened it if  
10 your names on it?

11 A. I, I, I would get a lot of things, invoices  
12 and whatever with my name on it and they would open it  
13 but give it to the person that needed unless it was, you  
14 know, unless it said confidential or personal on it and  
15 they would not open it.

16 Q. Who is, who is they?

17 A. The mailroom. And there were occasions where  
18 they didn't open it, but there were occasions where they  
19 did.

20 Q. Can you think of a time when an invoice that  
21 had your name on the envelope wasn't sent to you?

22 A. Yeah. Oh, not sent to me?

23 Q. Correct.

24 A. Yeah.

25 Q. When?

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1 A. I mean, all kinds of vendors. I mean, all  
2 kinds of vendors through Berkeley County schools.

3 Q. So, this is an invoice. So, when a letter  
4 addressed to you at your District address that contains  
5 an invoice, would not be provided to you?

6 A. Possibly not. No.

7 Q. Can you recall a single one that was not  
8 provided to you?

9 A. I can't remember that far back. No. It's --

10 Q. Okay. And, and even these invoices -- Strike  
11 that.

12 Sometimes you actually asked for things to be  
13 sent to you at home, correct?

14 A. Well, I know things would be, before being  
15 asked things would be sent to me at home, yes.

16 Q. Sir, my question is, sometimes you actually  
17 asked for things to be sent to you at home, correct?

18 A. Yes. Yes.

19 Q. And regardless of whether an invoice was sent  
20 to you at home, or at the District, in either case you  
21 still signed it and then submitted it for payment if you  
22 thought it was to be paid, right?

23 A. I knew it wasn't, I would sign it and ask for  
24 the, more than likely I would ask for the check to be  
25 brought back to me so I could mail it, but I would take

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1 it directly to Accounts Payable and not go through the  
2 Risk Manager or whatever department it might need to be  
3 going through.

4 Q. Well, is there a time that you can recall  
5 actually having an insurance invoice -- Strike that.

6 When you give the document to Accounts  
7 Payable, that's giving it to a Berkeley County School  
8 District employee, right?

9 A. Yes, it is.

10 Q. And if Accounts Payable thought there was a  
11 problem, Accounts Payable would have told somebody,  
12 right?

13 A. If they did. If not, I mean, more than likely  
14 if I told them they would not question it.

15 Q. My simple point is regardless of whether an  
16 invoice is sent to you at home or at the District, you  
17 can do the same thing with it, right?

18 A. It has to get paid, yes.

19 Q. All right. And, and once the check gets cut,  
20 but why would they hand it to you as opposed, opposed to  
21 just mail it to Knauff?

22 A. It depends on what it was. Sometimes I'd ask  
23 for it to be given to me so I can make sure it got to  
24 the right person. Sometimes the mail didn't get out  
25 fast enough, so I would get it there.

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1           **Q.** Sir, isn't it true that what happened is there  
2 are a couple of occasions where you asked for a check to  
3 be given to you because you then negotiated the check in  
4 your own personal account and stole the money?  
5           **A.** No. Not from that direct -- No, not that way.  
6 No.  
7           **Q.** Sir, do you recall that in July of 2002, you  
8 had a check made out to the order of Berkeley County --  
9 Strike that.  
10           Do you recall that in -- Just a second.  
11           Do you recall that in July 2002 you caused a  
12 check to be made out to Knauff Insurance for \$100,000  
13 and you personally converted it to your own use?  
14           **A.** I don't recall that.  
15           **Q.** You haven't disclosed, you have not yet  
16 disclosed to the Berkeley County School District that  
17 you did that have you?  
18           **A.** I am going to plead the Fifth, because I don't  
19 recall that.  
20           **Q.** Sir, isn't it true then that again in July  
21 2003 you caused the District to issue a check in the  
22 amount of \$100,000 payable to Knauff, but stole that  
23 money as well, didn't you?  
24           **A.** I'm going to plead the Fifth.  
25           **Q.** Sir, are you aware that those amounts have  
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1           been claimed by the Berkeley County School District as  
2 damages in their lawsuit against Knauff and HUB?  
3           **A.** I'm going to plead the Fifth. I don't know.  
4           **Q.** Those damage claims are wrong, because that  
5 was money that you stole and was not money paid to  
6 Knauff or HUB?  
7           MR. HARPOOTLIAN: Object to the form.  
8           THE WITNESS: I'm going to plead the  
9 Fifth.  
10          BY MR. WIEGAND:  
11           **Q.** And you're not claiming that any of that money  
12 was ever provided in any way to the Pokorney's or to  
13 Knauff or HUB, right?  
14           **A.** I'm going to plead the Fifth.  
15           **Q.** Let's take a short break and let me look at my  
16 notes, please.  
17           **A.** Y'all, I'm about to faint, so...  
18           (Whereupon, a break was taken, after  
19 which the following proceedings were:)  
20          BY MR. WIEGAND:  
21           **Q.** Mr. Thomas, I'm back. You testified a little  
22 bit this morning also about services that were provided  
23 pursuant to Brokerage Service Agreements; do you recall  
24 that?  
25           **A.** Yes.  
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1           **Q.** You don't have the document listing all of  
2 those services in front of you do you?  
3           **A.** No, I do not.  
4           **Q.** And Sir, do you recall that there were  
5 bimonthly meetings that occurred between Stan Pokorney  
6 and Knauff on the one hand, and District employees on  
7 the other hand?  
8           **A.** I mean, the only time -- No, I'm not.  
9           **Q.** You don't deny that those occurred, do you?  
10           **A.** I, I don't know that they did or not. I was  
11 given scratch pieces of paper with stuff on it.  
12           **Q.** Sir, you sometimes attended bimonthly meetings  
13 with Stan Pokorney, didn't you?  
14           **A.** I don't recall this.  
15           **Q.** So, you don't recall that one way or the  
16 other, correct?  
17           **A.** No. I might have, so...  
18           **Q.** And Sir, you don't know what exactly Mr.  
19 Pokorney did in terms of marketing of insurance policies  
20 and, and servicing the Districts accounts when you were  
21 not sitting and talking with him, do you?  
22           **A.** All, all I really knew as far as some of the  
23 services that we received on a regular basis were the  
24 claims service. As far as behind the scenes, no. But I  
25 didn't see much evidence of it.  
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1           **Q.** Sir, for Builders Risk Policies did the  
2 District have -- Strike that.  
3           For the Builders Risk Policies, wouldn't  
4 Knauff and Stan Pokorney have to track what the value of  
5 the buildings were on a periodic basis and keep that  
6 reported?  
7           **A.** Our construction people would send that out,  
8 yes.  
9           **Q.** And Sir, do you recall that Stan Pokorney also  
10 had to do a lot of work to try to help the District  
11 report sexual molestation claims as they came up?  
12           **A.** I remember some, some old cases that, I can't  
13 remember if they were recovered after his or not, but I  
14 do believe there was some work related to that, but I  
15 don't recall exactly when.  
16           **Q.** Do you recall the name Tellemontes Case, that  
17 would be one of those sexual molestation claims?  
18           **A.** I do not recall that name.  
19           **Q.** Do you recall the Hallagan Law Firm being  
20 involved?  
21           **A.** I remember them.  
22           MR. HARPOOTLIAN: Object to the form.  
23           THE WITNESS: Yeah, they were our, our  
24 District attorney at the time, yes.  
25          BY MR. WIEGAND:  
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1 Q. And the Hallagan Law Firm had been aware of  
2 sexual molestation claims that had never been reported  
3 to the insurers, correct?

4 A. That I don't recall.

5 Q. But it's possible that is exactly how it  
6 happened; isn't that right?

7 A. That is possible. I don't recall.

8 Q. And did Mr. Pokorney have to work a lot in  
9 order to try to get coverage for the District after the  
10 District failed to report those claims?

11 A. I mean, I don't call. I remember them working  
12 on it, but I don't recall that, how much they did.

13 Q. Sir, you discussed earlier that insurance  
14 services were exempt from the insurance code?

15 A. Yes.

16 Q. Correct?

17 A. Yes.

18 Q. That, that had been the case even before you  
19 became in charge of insurance, right?

20 A. Yes.

21 Q. And wasn't it Ken Coffey who brought Stan  
22 Pokorney in to work with the Berkeley County School  
23 District?

24 A. I believe so, yes.

25 Q. And Ken Coffey was the first one to actually

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1 enter into a Brokerage Services Agreement with Stan  
2 Pokorney while he was at Willis Corroon, right?

3 A. Yes.

4 Q. And that agreement was for \$100,000, right?

5 A. I believe so, yes.

6 Q. And so when you entered into a Brokerage  
7 Service Agreement in 2002 with Knauff, that was on the  
8 same terms that you had agreed , as the District had  
9 agreed to with Willis Corroon the prior year, right?

10 A. Yes.

11 Q. And the same thing in 2003, you renewed that  
12 Brokerage Service Agreement again on the same terms as  
13 Ken Coffey had established with Willis Corroon, right?

14 A. Yes.

15 Q. And Sir, you don't deny that Stan Pokorney is  
16 actually very knowledgeable in the area of school  
17 insurance, do you?

18 A. I, I don't know. I don't know.

19 Q. You don't deny it do you?

20 A. I don't deny it, but I don't know.

21 Q. What else did you discussed yesterday in terms  
22 of trying to help the School District in providing  
23 testimony in this Case?

24 A. All, all of this stuff was just the truth.

25 Q. Were there other areas of testimony that they

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1 asked you to try to provide today?

2 A. No.

3 Q. All right. I'd like to take a short break.

4 (Whereupon, a break was taken, after  
5 which the following proceedings were:)

6 BY MR. WIEGAND:

7 Q. Don't have any further questions at this time.

8 **EXAMINATION**

9 BY MR. HARPOOTLIAN:

10 Q. Okay. Mr. Thomas, I've got a few follow-up  
11 questions.

12 A. Yes, sir.

13 Q. So, and let me sort of, first of all let me do  
14 this in reverse order. You were asked about things  
15 that, that Mr. Pokorney did about, pursuant to Service  
16 Agreements. And you indicated that you did not know  
17 much of anything but you were also asked to provide Mr.  
18 Wiegand with different meetings and those sort of  
19 things?

20 A. Yes.

21 Q. As the person, the Chief Financial Officer  
22 that dealt with Mr. Pokorney, were you concerned at the  
23 time about the amount of services he, he provided? Was  
24 that the basis of what ever you were paying?

25 A. Yes.

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1 Q. Okay. I mean, the basis for the services he  
2 was providing or your relationship with him?

3 A. The relationship.

4 MR. WIEGAND: Objection. Leading.

5 BY MR. HARPOOTLIAN:

6 Q. Okay. So, and, and to that end, when, when he  
7 sent you a, a Management Service Fee Agreement, a  
8 Services Agreement, and there was a price on it, were  
9 those negotiated. I mean, did he sit down and say I  
10 want 120, and you say no I'm going to pay you only a  
11 hundred? Was any one of those ever a negotiation?

12 A. No.

13 MR. WIEGAND: Objection.

14 BY MR. HARPOOTLIAN:

15 Q. So, when he came to you with a, a Client  
16 Management Service Fee Agreement, one of these Service  
17 Agreements, at any point, at any point during the entire  
18 period of time that you are dealing with him, was there  
19 ever a negotiation between you as a CFO and he as the  
20 Representative of Knauff and then HUB, about how much  
21 they should be, and what that was? And when I say,  
22 okay, first of all, how much would that be?

23 A. No.

24 MR. WIEGAND: Objection.

25 BY MR. HARPOOTLIAN:

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1 Q. Okay. And so, I mean, when you were dealing  
2 with other vendors who wanted to provide a service, did  
3 you ever negotiate with them about how much they would  
4 charge you?

5 A. We would negotiate like a percentage for, you  
6 know, construction fees, or a percentage for bad check  
7 collection, those sorts of things, yes.

8 Q. So, in other words, it was a flat fee. Not a  
9 percentage, a flat fee. Any time someone came in and  
10 offered you to do a service for a flat fee you just took  
11 their quote, and that was it?

12 MR. WIEGAND: Objection.

13 BY MR. HARPOOTLIAN:

14 Q. Go ahead.

15 A. Not necessarily. We would, based on all the  
16 other things if they were on the level I would run them  
17 through Procurement and let them deal with it. There  
18 was also a lot of things on State Contract that I would  
19 use so that I wouldn't have to negotiate.

20 Q. Okay. I guess what I'm getting to is this?  
21 When he presented you with one of these Service  
22 Agreements, Fee Agreements, and quoted those, and say it  
23 went for \$118,000, was that a negotiation? And you kind  
24 of indicated no. Was it a price that you deemed fair,  
25 or was it relying on the fact that he was bribing you

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1 and he had covered up your theft of the \$22,000?

2 MR. WIEGAND: Objection.

3 BY MR. HARPOOTLIAN:

4 Q. Go ahead.

5 A. I would, I would make my decision based on  
6 trying to cover up the bribing.

7 Q. Okay.

8 A. And the theft.

9 Q. Okay. And the bribing was the \$2,000  
10 payments. I'm talking about how did the 2007 theft of  
11 the \$22,000 factor into that?

12 MR. WIEGAND: Objection.

13 BY MR. HARPOOTLIAN:

14 Q. Go ahead.

15 A. It factored in the point that basically from  
16 that from that period on if I were to cause any sort of  
17 need to move our business, or to negotiate, or to do  
18 whatever that might cause him to lose any portion of our  
19 business, he would probably exposed me, or at least I  
20 feared that he would.

21 Q. Okay. So, okay. So, let me talk about the  
22 Comcast account. And you were asked by Mr. Wiegand  
23 about a number of District employees that used it. How  
24 many vendors communicated with you on your Comcast  
25 account?

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1 A. I, I would not say many at all. Probably, I  
2 mean, I don't really recall, but Stan was probably one  
3 of the few.

4 Q. Okay. And was he, did he use it a lot?

5 A. I'm not sure at what --

6 MR. WIEGAND: Objection.

7 BY MR. HARPOOTLIAN:

8 Q. Go ahead.

9 A. -- a lot means.

10 Q. A lot means communicated frequently on your  
11 Comcast account?

12 A. Yes.

13 Q. Okay. Now, was that because you were getting  
14 ready for something the next day, or were you working  
15 on something in a hurry?

16 MR. WIEGAND: Objection.

17 BY MR. HARPOOTLIAN:

18 Q. Why were you communicating with him on your  
19 private account?

20 A. Again, I was --

21 MR. WIEGAND: Objection.

22 THE WITNESS: -- I was trying to keep it  
23 off the District server.

24 BY MR. HARPOOTLIAN:

25 Q. Okay. Why?

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1 A. So, if, Freedom of Information. If somebody  
2 were to see that they would question it.

3 Q. Okay. So, let me ask you about this college  
4 fund. Did you need money for your daughter's college  
5 fund? And I know you have answered this question, I  
6 just want to make it a predicate to the next question?

7 A. No.

8 Q. Did you ever ask Stan Pokorney to help you  
9 with your daughter's college fund?

10 A. I did not.

11 Q. Did, did -- Strike that.

12 So, when you receive these checks from Mr.  
13 Pokorney, and even though it said college funds on the  
14 bottom of it, would it be -- Well, strike that.

15 So, let me ask you this. Let's assume you did  
16 need money for your daughter's college fund. Would it  
17 be appropriate for, and let's say you needed money for  
18 your wife's, you know, some operation she needed, or  
19 let's say you needed money for, to buy a nicer house, or  
20 some other need, would it be appropriate for you to take  
21 money, \$2,000 a chunk from a vendor, any vendor?

22 A. Absolutely not.

23 Q. And that would be a bribe, would it not?

24 A. It would be.

25 Q. Whether it was for your daughter's college

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1 education, or your wife's operation, or a new house,  
2 right?

3 **A.** Absolutely. Yes. No. Yes.

4 **Q.** Okay. Gotcha. So, that we're not confused  
5 here. Now, let's go to this 2007 where whether or not  
6 it was written to, you believe that it was written to  
7 Wachovia or you believe it was written to --

8 **A.** I believe so, but without seeing any of the  
9 documents I don't know.

10 **Q.** Did you steal the money?

11 **A.** Yes, I did.

12 **Q.** Okay. And did the Pokorney's help you in the  
13 process of stealing the money?

14 **MR. WIEGAND:** Objection.

15 **THE WITNESS:** They did. Yes. Yes.

16 **BY MR. HARPOOTLIAN:**

17 **Q.** Okay. And did Stan, whenever the conversation  
18 was, before or after. Did he acknowledged to you that  
19 he helped you steal the money?

20 **MR. WIEGAND:** Objection.

21 **BY MR. HARPOOTLIAN:**

22 **Q.** Go ahead.

23 **A.** Yes. And again, in the context of we'll, you  
24 know, nobody will find out. We'll protect you, and  
25 we'll, we will make sure it happens.

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1 **Q.** Okay. So nobody will find out, and we'll  
2 protect you, and what was he talking about in that  
3 conversation?

4 **MR. WIEGAND:** Objection.

5 **BY MR. HARPOOTLIAN:**

6 **Q.** Go ahead.

7 **A.** He knew that if I were to take this he would  
8 exposed me and I would have been, you know --

9 **Q.** So, he hung that over your head?

10 **A.** Yes, he did.

11 **Q.** Okay. Now, again, and maybe this will sort  
12 of, this entire process in dealing with Stan Pokorney,  
13 and when I say, let's say entirely in 2007 forward,  
14 decisions made about either Services Agreement or, or,  
15 you know, or, or buying insurance as recommended by  
16 Pokorney, were those decisions made on what was best for  
17 the Berkeley County School District, or where they based  
18 on the threat to expose you and the bribes?

19 **MR. WIEGAND:** Objection.

20 **BY MR. HARPOOTLIAN:**

21 **Q.** Go ahead.

22 **A.** They, they were based on the threat to expose  
23 me and because of the bribes and the theft.

24 **Q.** Hold on one second. I may be done. I have  
25 nothing further.

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1 **A.** Okay. Thank you.

2 **Q.** Are we done?

3 **EXAMINATION**

4 **BY MR. WIEGAND:**

5 **Q.** No. So, so again, Mr. Thomas, you can't, you  
6 cannot recall a single time where you were threatened to  
7 be exposed because of this November 2007 refund, right?

8 **A.** The threat came in, in the statement that he  
9 would constantly say to me, the theme of that statement,  
10 and I knew what he was talking about.

11 **Q.** When you say you knew what he was talking  
12 about, he never said the November 2007 refund, right?

13 **A.** But it all started around that time, so I knew  
14 it was connected to it, but no.

15 **Q.** And so, you're not sure, let's say that these  
16 conversations where he says hey don't worry we'll  
17 support you, isn't it true that Stan Pokorney knew that  
18 there were people inside the District that didn't like  
19 you?

20 **A.** I didn't know that.

21 **Q.** Isn't it true that Stan Pokorney would have  
22 supported you because he thought you were good employee?

23 **A.** I don't know that.

24 **Q.** It's possible that any statement Mr. Pokorney  
25 made saying hey, don't worry, we'll protect you, would

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1 have been because he knew you had internal enemies?

2 **MR. HARPOOTLIAN:** Object to the form.

3 **THE WITNESS:** I, I didn't know I had

4 internal enemies, but I --

5 **BY MR. WIEGAND:**

6 **Q.** Isn't it true that, that the Superintendent,  
7 Chester Floyd, wasn't thrilled with you?

8 **A.** I didn't know that.

9 **Q.** Isn't it true that Stan Pokorney would have  
10 gone to bat to protect you against Mr. Floyd if needed?

11 **A.** I do not know that.

12 **Q.** Isn't it true that Mr. Floyd was upset when  
13 the Zurich Law Firm was refusing to pay for the  
14 Tellemontes sexual molestation claims?

15 **MR. HARPOOTLIAN:** Object to the form,

16 and object to, this is not appropriate

17 recross. Thank you. Move to be struck.

18 **BY MR. WIEGAND:**

19 **Q.** You can answer.

20 **A.** Yeah, again I don't, I do not know what he was  
21 thinking. So, no.

22 **Q.** So, you don't know what it was that Mr.  
23 Pokorney, if he ever said to you don't worry we'll  
24 protect you, you're not sure what he meant, are you?

25 **MR. HARPOOTLIAN:** Object.

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1 THE WITNESS: I, I believed it to be  
2 connected to the 2007 events and forward, yes.  
3 I believed it.

4 BY MR. WIEGAND:

5 Q. Okay. You believed that, but you don't know  
6 what he believed, right?

7 MR. HARPOOTLIAN: Object to the form.

8 THE WITNESS: Correct.

9 BY MR. WIEGAND:

10 Q. All right. You can answer.

11 A. Yes.

12 Q. Okay. Thank you.

13 MR. HARPOOTLIAN: Thank you. Thank you

14 Mr. Thomas.

15 THE WITNESS: Thank you.

16 (Deposition concluded at 12:06 p.m.).

17 \* \* \*

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1 STATE OF SOUTH CAROLINA ) C-E-R-T-I-F-I-C-A-T-E  
2 COUNTY OF CHARLESTON )  
3

4 I, Lisa Kerns, Court Reporter and Notary Public,  
5 certify that I did have Brantley Thomas appear before me  
6 at 10:23 a.m. on November 10, 2020, Via Remote  
7 Teleconference for all Parties; that the witness was  
8 duly sworn and cautioned to tell the truth, the whole  
9 truth, and nothing but the truth; that the foregoing  
10 pages constitute a true and accurate transcript of the  
11 testimony given at that time and place.

12 I further certify that I am not of counsel or kin  
13 to any of the parties to this cause of action, nor am I  
14 interested in any manner in its outcome.

15 IN WITNESS WHEREOF I have hereunto set my hand  
16 and seal this 11th day of November 2020.

17  
18 \_\_\_\_\_  
19 Notary Public for South Carolina

20 My commission expires February 8, 2028  
21  
22  
23  
24  
25

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